PATENT COOPERATION TREATY 10/554399

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATIENTABILITY (Chapter II of the Patent Cooperation Treaty) WIPO

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	See Form PCT/IPEA/416				
BV-1074 WO						
International application No.	International filing date (day/mor	1				
PCT/SE2004/000590	15.04.2004	24.04.2003				
International Patent Classification (IPC)						
		3,C07C49/213,A61K31/343,31/121				
31/36,31/4355,31/353,	A61P5/06,9/10,17/	06,35/00				
Applicant						
Biovitrum AB et al						
	diminary examination report, estab cansmitted to the applicant according	lished by this International Preliminary Examining g to Article 36.				
2. This REPORT consists of a total	of 8 sheets, includi	ng this cover sheet.				
3. This report is also accompanied b	y ANNEXES, comprising:	·				
a. (sent to the applicant	and to the International Bureau) s	total of sheets, as follows:				
	•	s which have been amended and are the basis of this report				
and/or sheets		d by this Authority (see Rule 70.16 and Section 607 of the				
		this Authority considers contain an amendment that goes				
Supplemental		ation as filed, as indicated in item 4 of Box No. I and the				
b. (sent to the Internation	onal Bureau only) a total of (indica	te type and number of electronic carrier(s))				
form only on indicate	, containing a sequ	ence listing and/or tables related thereto, in electronic				
Administrative Instru		g to Sequence Listing (see Section 802 of the				
4. This report contains indications re	lating to the following items:					
	f the report	•				
Box No. II Priority						
Box No. III Non-es	tablishment of opinion with regard	to novelty, inventive step and industrial applicability				
Box No. IV Lack of	unity of invention					
	ed statement under Article 35(2) woility; citations and explanations su	ith regard to novelty, inventive step or industrial				
	documents cited	pporting such statement				
· ·	defects in the international applica	tion				
	observations on the international a					
		FF				
Date of submission of the demand	Date of	completion of this report				
10.11.2004	18.0	8.2005				
Name and mailing address of the IPEA/SI	∃ Authori	zed officer				
Patent- och registreringsverket Box 5055						
8-102 42 STOCKHOLM	Per	Renström/Els				
Facsimile No. +46 8 667 72 88	one No. +46 8 782 25 00					
Form PCT/IPEA/409 (cover sheet) (April 2005)						

International application No.

Box	No. I	Basis of the report	
1.	With r	regard to the language, this report is based on:	
	П	the international application in the language in which it was filed	
		a translation of the international application into	,
		which is the language of a translation furnished for the purposes of:	
		international search (Rules 12.3(a) and 23.1(b)) publication of the international application (Rule 12.4(a))	
		international preliminary examination (Rules 55.2(a) and/or 55.3(a))	
•	*****	regard to the elements of the international application, this report is based on (replacement sheets which have	, haan
2.	furnis	regard to the elements of the international application, this teport is based on (replacement sheets which have hed to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally re not annexed to this report):	filed"
	\boxtimes	the international application as originally filed/furnished	
		the description:	
		pages as originally filed/furnish	
		pages* received by this Authority on pages* received by this Authority on	
			_
	Ш	the claims: pages as originally filed/furnish	hed
		pages as originally filed/furnish pages* as amended (together with any statement) under Artic	
	•	pages* received by this Authority on	
		pages* received by this Authority on	
		the drawings:	
		pages as originally filed/furnish	
·		pages* received by this Authority on	
		pages* received by this Authority on	
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.	
3.		The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, Nos.	
		the drawings, sheets/figs	
ı		the sequence listing (specify):	
		any table(s) related to the sequence listing (specify):	
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had no made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box 70.2(c)).	
		the description, pages	
		the claims, Nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to the sequence listing (specify):	
*	If iten	n 4 applies, some or all of those sheets may be marked "superseded."	

International application No.

Box No.	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	tions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially e have not been examined in respect of:
	the entire international application
\boxtimes	claims Nos. 1-7, 15-16; 8-14 partly
becau	se:
	the said international application, or the said claims Nos. 1-7, 15-16 relate to the following subject matter which does not require an international preliminary examination (specify):
ani	PCT Rule 67.1.(iv).: Methods for treatment of the human or mal body by surgery or therapy, as well as diagnostic hods.
\boxtimes	the description, claims or drawings (indicate particular elements below) or said claims Nos. 1-6, 8-16 are so unclear that no meaningful opinion could be formed (specify):
num Art	sent claims 1-6 and 8-16 relate to an extremely large ber of possible compounds. Support within the meaning of icle 6 PCT and disclosure within the meaning of Article 5 is to be found for only a very small proportion of the/
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed (specify):
⊠	
	no international search report has been established for said claims Nos. 1-16 partly (non-unity) a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time
	furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rules 13ter.1(a) or (b) and 13ter.2.
	a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it.
	the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in the Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.

International application No.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: BOX NO. III

compounds. The present claims are also so wide that a meaningful search over their whole scope is impossible. The search has therefore been carried out for those parts of the claims which appear to be supported and disclosed, namely the following:

the parts of claims 1-6 and 12-16 relating to those compounds of formula IV in claim 6 that have oxygen substituents (e.g.-0-alkyl) in positions R_4 , R_5 and R_{10} ,

the parts of claims 1-6 and 8-16 relating to those compounds of formula III in claim 8 for which R_4 and R_5 (same or different) are hydroxy or methoxy and for which R_9 , R_{10} and R_{11} is methoxy,

the parts of claims 1-6 and 8-16 relating to those compounds of formula I in claim 10 for which R_4 and R_5 (same or different) are hydroxy or methoxy and for which R_9 , R_{10} and R_{11} are methoxy,

the parts of claims 1-6 and 8-16 relating to derivatives of podophyllotoxin which derivatives only differ from podophyllotoxin in that the methylenedioxy group is exchanged for R_4 and R_5 (same or different) = hydroxy, methoxy, ethoxy, propoxy or isopropoxy, in that the methoxy groups on the free benzene ring may be exchanged for any oxygen substituents including -O-alkyl and bridges such as methylenedioxy groups, and in that R_{17} and R_{18} may only be hydrogen or hydroxy.

Furthermore, present claims 1-6 and 12-14 relate to methods and uses defined by reference to a desirable characteristic or property, namely inhibition of tyrosine phosphorylation of the insulin-like growth factor-1 receptor. In their present wording the claims may relate to a large number of different disorders which are not clearly defined by the fact that they might be treated by inhibition of said receptor. The claims do not meet the requirements of Article 6 PCT that claims shall be clear and concise.

International application No.

Во	x No. IV	Lack of unity of invention
1.	In respons	se to the invitation to restrict or pay additional fees the applicant has, within the applicable time limit:
	res	tricted the claims
	pai	d additional fees
	pai	d additional fees under protest and, where applicable, the protest fee
	pai pai	d additional fees under protest but the applicable protest fee was not paid
	nei	ther restricted the claims nor paid additional fees
2.		is Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not notice the applicant to restrict or pay additional fees.
3.	This Auth	ority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
	. cor	mplied with
	not	complied with for the following reasons:
	invent (Inven	ternational Search Authority considers that there are 2 ions covered by the claims, indicated as follows: tion 1) The parts of claims 1-16 directed to derivatives
-	deriva is ope are re deoxyp Compou	compounds in WO02102804 and WO02102805 in which tives the methylenedioxy group corresponding to R ₄ and R ₅ ned or exchanged for another functionality, which parts presented by the example 4,5-demethylene-odophyllotoxin (Figure 2) and Compounds IA (Figure 3), nds IIIA and IIIC (Figure 5) and Compounds IVA, IVC and igure 6).
	of the derival positi in Figures Figure IIA-II Compou	on corresponding to R_7 (such as Compounds IB, IC and ID ure 3), on the carbon between the rings in the position ponding to R_1 and/or R_2 (such as Compounds IE and IF in 3) or in both of these positions (such as Compounds F in Figure 4; Compounds IIIB and IIID-IIIF in Figure 5;
		•••/•••
4.	Conseque	ntly, this report has been established in respect of the following parts of the international application:
		all parts
	×	the parts relating to claims Nos. Invention 1 as described above

International application No.

PCT/SE2004/000590

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: BOX $\,$ No $\,$ IV

The ISA has carried out a partial search which relates to invention 1 mentioned above.

The present application has been considered to contain 2 inventions which are not linked such that they form a single general inventive concept, as required by Rules 13.1, 13.2 and 13.3 PCT, for the following reasons:

Both inventions relate to the problem of providing alternative, selective IGF-1R-inhibitors to the ones known from W002102804 and W002102805. Invention 1 solves this problem by exchange or opening of the methylenedioxy group that is characteristic for the podophyllotoxin derivatives. Invention 2 solves the problem by modification of the known podophyllotoxin derivatives in the part of the molecule consisting of the second ring in the naphthalene moiety, attached to the methylenedioxybenzene ring through R_7 and to the methylene bridge between the methylenedioxybenzene ring and the free (trimethoxy-)benzene ring through R_1/R_2 .

Since the solutions are technically different, no single general concept can be formulated based on the technical features of the inventions. Consequently, the requirements of Rule 13.1 PCT are not met. It was investigated under Rule 13.2 if any further features, either in the claims or derivable from the description, could be considered as a same or corresponding feature and which could be considered a special technical feature establishing a technical link between the two groups of inventions. However, no such features were identified.

International application No.

Box No. V Reasoned statement u citations and explanat	nder Article ions support	35(2) with regard to novelty, inventive step or industrial appling such statement	licability;
1. Statement			···-
Novelty (N)	Claims Claims	9, 12-14, partly 8, 10-11	
Inventive step (IS)	Claims Claims	 8-14	
Industrial applicability (IA)	Claims Claims	8-14	YES
27 December 200 D2) WO 02102805 A1 27 December 200 D3) J. Med. Chem., "Cytotoxic Response Configurational Var Podophyllotoxin, an sid 180 - sid 185 D4) J. Med. Chem., "Novel Selective PD Agents. Synthesis a Series of 1-Aryl-2,	(KAROLI 2 (27.1 (KAROLI 2 (27.1 Vol. 44 s to Ar iations d Sikki Vol. 39 E IV Ir nd Biol 3-bis(h	INSKA INNOVATIONS AB), 12.2002) 1, 2001, Anne Dantzig et al: romatic Ring and s in alpha-Conidendrin, imotoxin Derivatives", 19, 1996, Tameo Iwasaki et al: nhibitors as Antiasthmatic logical Activities of a nydroxymethyl)naphthalene	
Lignans", sid 2696 D5) STN Internation no. 2002:298301, Do Basavaraju, Y. B. e podophyllotoxin: Te the synthesis of an Beta-apopicropodoph Heterocyclic Chemis	- sid 2 al, Fil cument t al: " tralone alogues yllin"; try (20	2704 Le CAPLUS, CAPLUS accession no. 137:185295, Synthesis of analogues of es as intermediates for s of & Indian Journal of	
no. 1967:411054, Do et al: "Optical rot. The absolute config	cument atory d uration	no. 67:11054, Swan, R. J. dispersion studies. XLI.	

International application No.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: V

D7) STN International, File CAPLUS, CAPLUS accession no. 1963:461993, Document no. 59:61993, Schreier, E.: "Natural products inhibiting mitoses. XI. Structure of sikkimotoxin. 1. Synthesis of stereoisomeric 6,7-dimethoxy analogs of podophyllotoxin"; & Helvetica Chimica Acta (1963), 46, 75-117

D8) STN International, File CAOLD, CAOLD accession no. CA65:2187d, Braun, Loren L. et al: "2-(2-carboxyethyl)amino-1,4-naphthoquinone derivs"

D1 and D2 disclose cyclolignan derivatives that are close analogues to the compounds in the application and like these are inhibitors of tyrosine phosphorylation of the IGF-1 receptor and useful in the treatment of cancer and other IGF-1R related disorders. The compounds in the application differ from the compounds in D1/D2 in that the methylenedioxy group corresponding to R_4 and R_5 is cleaved or exchanged for (an)other functional group(s). This difference can be said to constitute a solution to the general problem of providing alternative IGF-1R inhibitors.

The only support for the IGF-1R inhibiting activity of the large group of compounds claimed in the present application, however, lies in the reported activity of the only prepared experimental compound being provided, i.e. 4,5-demethylene-deoxypodophyllotoxin. This compound is reported as being a less potent IGF-1R inhibitor than the parent compound podophyllotoxin, while not being shown to have a greater selectivity. In view of this lack of support and the large scope of the claims, the invention according to present claims 8-14 is considered to lack an inventive step with regard to D1, or D2.

D3 (see compound 9) and D4 (see compound 7a) disclose compounds with pharmacological activity, which compounds are included in the scope of present claims 10-11. The invention according to claims 10-11 thereby lacks novelty with regard to D3 and D4, taken separately.

D5-D8 disclose compounds that are included in the scope of claim 8 in the application. The invention according to claim 8 thereby lacks novelty with regard to each of these documents.